

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF LOUISIANA**

<b>UNITED STATES OF AMERICA</b>	*	<b>CRIMINAL NO: 09-032</b>
<b>v.</b>	*	<b>SECTION: "J"</b>
<b>JACOB C. WIEBELT</b>	*	<b>VIOLATION: 18 U.S.C. § 2252(a)(2)</b>
	*	<b>18 U.S.C. § 2253</b>
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**F A C T U A L   B A S I S**

Should this matter proceed to trial, both the government and the defendant, **JACOB C. WIEBELT**, do hereby stipulate and agree that the following facts set forth a sufficient factual basis for the crime to which the defendant is pleading guilty and that the government would prove the following beyond a reasonable doubt at trial:

The government would show that at all times mentioned in the indictment, the defendant, **JACOB C. WIEBELT**, was a resident of the Eastern District of Louisiana, living in Hammond, Louisiana.

The government would establish through testimony and documentary evidence that **JACOB C. WIEBELT** knowingly used his computer to search for, download, and save images of child pornography. Further, the evidence and testimony would establish that a computer forensic search

of **JACOB C. WIEBELT**'s seized computers and related evidence revealed approximately 7,700 images and videos depicting the sexual victimization of children.

Further, the government would introduce through ICE agents statements, both oral and written, wherein **JACOB C. WIEBELT** voluntarily admitted to federal agents that he knowingly downloaded images of child pornography to his computer. According to **WIEBELT**, he used the Internet to search for and download images of child pornography to his computer. **WIEBELT** told agents that he purchased child pornography by subscribing to multiple websites. These subscriptions allowed **WIEBELT** to knowingly receive images of child pornography. According to **WIEBELT**, he used the search term PTHC among others to search for and download images of child pornography. **WIEBELT** stated that PTHC stands for Preteen Hardcore.

Forensic evidence consisting of medical testimony, law enforcement officers, and supporting documentation would establish that some of the child victims depicted in the images possessed by **WIEBELT** were of real, identifiable victims, less than the age of eighteen (18) at the time the child pornography was created.

\_\_\_\_\_ Testimony would establish that some of the child victims depicted in the materials possessed by **JACOB C. WIEBELT** were of prepubescent children less than 18 years of age; to wit: less than twelve (12) years old and that the images of the child victims were engaged in "sexually explicit conduct" as defined in Title 18, United States Code, Section 2256. All of the images of child pornography possessed by the defendant, would be introduced through the testimony of ICE agents. These images included pictures of adult males vaginally and/or anally penetrating minor victims and minors performing oral sex on adults.

Further, the government would present evidence that would establish that the images of child pornography had been transported in interstate and foreign commerce via computer.

Further, the government would show through testimony and documentary evidence that the equipment used by the defendant to acquire the child pornography was transported in interstate or foreign commerce.

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JACOB C. WIEBELT  
Defendant

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DATE

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CINDY CIMINO  
Counsel for Defendant

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DATE

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BRIAN M. KLEBBA  
Assistant United States Attorney

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DATE